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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/321,360 05/27/1999		MICHAEL F. GUHEEN	ANDIP101	6371		
22908	7590 09/01/2004		EXAMINER			
BANNER & WITCOFF, LTD.			ROBINSON BO	ROBINSON BOYCE, AKIBA K		
TEN SOUTH	I WACKER DRIVE					
SUITE 3000			ART UNIT	PAPER NUMBER		
CHICAGO, IL 60606			3623			
			DATE MAIL ED: 00/01/2004	4		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)				
			360	GUHEEN ET AL.				
Office Action Summary		Examin	er	Art Unit				
		Akiba K	Robinson-Boyce	3623				
	The MAILING DATE of this communic		· · · · · · · · · · · · · · · · · · ·		dress			
Period for	Reply							
THE M - Extens after S - If the p - If NO - Failure Any re	PRTENED STATUTORY PERIOD FO IAILING DATE OF THIS COMMUNIC sions of time may be available under the provisions of IX (6) MONTHS from the mailing date of this communerod for reply specified above is less than thirty (30 beeriod for reply is specified above, the maximum state to reply within the set or extended period for reply ply received by the Office later than three months affind patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no- inication. days, a reply within the s utory period will apply and will, by statute, cause the a	event, however, may a reply be tim tatutory minimum of thirty (30) day will expire SIX (6) MONTHS from pplication to become ABANDONE	nely filed s will be considered timel the mailing date of this or D (35 U.S.C. § 133).				
Status	·							
1)🖂	Responsive to communication(s) filed	d on <u>07 June 2004</u>	•					
2a)⊠	This action is FINAL . 2b) This action is non-final.							
3)□ ∶	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
(closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositio	n of Claims							
4)🛛	. ☑ Claim(s) <u>1-19</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌 (Claim(s) is/are allowed.							
6)⊠ (Claim(s) <u>1-19</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)(Claim(s) are subject to restrict	ion and/or election	requirement.					
Application	on Papers							
9)□ T	he specification is objected to by the	Examiner.						
10)∐ T	he drawing(s) filed on is/are:	a) accepted or	b) \square objected to by the $\mathfrak k$	Examiner.				
	Applicant may not request that any object	tion to the drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	•	• , ,		• •			
11)∐ Т	he oath or declaration is objected to	by the Examiner. I	Note the attached Office	Action or form PT	O-152.			
Priority u	nder 35 U.S.C. § 119							
	cknowledgment is made of a claim for the contract of the contr	or foreign priority u	ınder 35 U.S.C. § 119(a)	-(d) or (f).				
<i>,</i> —	1. Certified copies of the priority of	locuments have be	een received.					
:	2. Certified copies of the priority of			on No				
;	3. Copies of the certified copies of	of the priority docur	ments have been receive	ed in this National	Stage			
	application from the Internation	al Bureau (PCT R	ule 17.2(a)).					
* Se	ee the attached detailed Office action	for a list of the ce	rtified copies not receive	d.				
Attachment	s)							
	of References Cited (PTO-892)		4) Interview Summary	(PTO-413)	. 0			
2) Notice 3) Inform	of Draftsperson's Patent Drawing Review (PT ation Disclosure Statement(s) (PTO-1449 or F No(s)/Mail Date		Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite)-152)			
			· — —					

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DETAILED ACTION

Status of Claims

1. Due to communications filed 6/7/04, the following is a final rejection.

Claims 1, and 13-18 have been amended. Claim 19 has been added. Claims 119 are pending in this application and have been examined on the merits.

Claims 1-19 are rejected. The previous office action has been withdrawn and the following action is in response to the amended claims.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 4, 5, 6, 7, 10, 11, 12, 13, 16, 17, 18 and 19 are rejected under 35 U.S.C. 103(a) as being obvious over Rassman, et al (US Patent 4,937,743).

As per claims 1, 7, 13, Rassman, et al discloses:

displaying a pictorial representation of an existing system including a plurality of components, (Col. 2, lines 59-65, [information about available resources in a provided database is being graphically displayed], Col. 14, lines 13-16, Fig. 7, [shows how resources 123, 233, 224 {which represent components} are displayed]);

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compiling a listing of additional components for implementation into the existing system/...compiles a listing of additional components for implementation into the existing system, (Col. 3, lines 7-11, [discloses that the resource information in the database can be updated to have the most recent data {resource information}]);

determining a first set of the additional components for implementation in a first implementation phase/...determines a first set of the additional components for implementation in a first implementation phase, (Col. 4, lines 58-65, [resource information in the primary database], (Col. 8, lines 8-10, [shows primary resource is planned according to a given block of time {phase} represented by a "cell"]);

determining a second set of additional components for implementation in a second implementation phase/...determines a second set of additional components for implementation in a second implementation phase, (Col. 4, line 66-Col. 5, line 8, [resource information in the secondary database], Col. 8, lines 21-24, [shows secondary resource is represented by a "cell", which represents a given block of time {phase}]);

modifying the pictorial representation of the existing system to show a pictorial representation of the first set of components being indicia coded to indicate that they are to be delivered in the first phase/...modifies the pictorial representation of the first set of components being indicia coded to indicate that they are to be delivered in the first phase (Col. 3, lines 10-11, [displaying resource utilization for the most recent data after data in resource database is

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updated], Col. 6, lines 20-22 and lines 25-26, [shows that primary resources {first set of components} are displayed], Col. 14, lines 12-16 and Fig. 7, where the components [represented by resources] for the first phase are indicia coded by the vertical rectangles labeled "Y" One for phase one)

modifying the pictorial representation of the existing system to show a pictorial representation of the second set of components being indicia coded in a manner unique with respect to the indicia coding of the first set of components to indicate that the second set of components is to be delivered in the second phase/... modifies the pictorial representation of the existing system to show a pictorial representation of the second set of components being indicia coded in a manner unique with respect to the indicia coding of the first set of components to indicate that the second set of components is to be delivered in the second phase, (Col. 3, lines 10-11, [displaying resource utilization for the most recent data after data in resource database is updated], Col. 6, lines 20-22, lines 27-36, [shows secondary resources are displayed], Col. 14, lines 12-16 and Fig. 7, where the components [represented by resources] for the second phase are indicia coded by the vertical rectangles labeled "Y" Two for phase two);

As per claim 1, computer programs, code segment and logic, and a processor that executes computer-executable instructions for performing the logic are inherent with Rassman, et al's system because since he teaches that his method is carried out in a computer system, computer programs using code segments, logic, and a processor that executes computer-executable instructions

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for performing the logic is absolutely necessary for the computer to successfully process information and produce results.

The following is also inherent with Rassman, et al since this patent discloses the "management of a plurality of interrelated and interdependent resources using a computer system". In Web technology, a web architecture framework consists of a plurality of interrelated and interdependent computer resources, both hardware and software. Therefore Rassman teaches:

a system for providing a web architecture framework...

As per claims 2, 8, 14, Rassman, et al discloses:

wherein a legend is presented which defines the indicia coding...(Col. 7, lines 11-18, Col. 8, lines 5-7 [indicia is being used to define an item]).

As per claims 4, 10, 16 Rassman, et al discloses:

wherein the components of the existing system are selected from the group of components including...customer-related services...(Col. 4, lines 36-42, Col. 5, lines 51-53, [hospital services are customer-related where the patient is the customer]).

As per claims 5, 11, 17, Rassman, et al discloses:

wherein the indicia coding is selected from the group of indicia coding including texture coding, color coding...(Col. 6, lines 11-5).

As per claims 6, 12, 18, Rassman, et al discloses:

wherein the step of displaying a pictorial representation of an existing system including a plurality of components also includes displaying additional components that may be implemented into the system, (Col. 3, lines 10-11,

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[displaying resource utilization for the most recent data after data in resource database is updated]).

As per claims 6, 12, and 18, the following is inherent with Rassman, et al since this patent discloses the "management of a plurality of interrelated and interdependent resources using a computer system". In Web technology, a web architecture framework consists of a plurality of interrelated and interdependent computer resources, both hardware and software. It would therefore be inherent to incorporate hardware and software components of web architecture since they can be managed and visually represented as described in Rassman:

a system for providing a web architecture framework...

As per claim 19, Rassman et al discloses:

In response to (c), determining remaining components, (Col. 7, lines 55-57, [where it shows that the remaining operating rooms could be scheduled in a similar fashion as the first set of operating rooms in "Case abc"]);

Separating the remaining components into primary components and secondary components, wherein the primary components must be installed before the secondary components can function properly, (Col. 12, lines 19-25, [shows separation of primary and secondary resources by selecting certain resources as the primary and secondary resources])

Including the primary components in the first set of additional components/Including the secondary components in the second set of components, (col. 12, lines 25-31, [shows separation of primary or secondary resources by selecting certain resources as primary/secondary resources, where

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operating rooms O represents the primary component, and surgeon S, anesthesiologist, A, etc. represent the secondary component]).

4. Claims 3, 9, 15, are rejected under 35 U.S.C. 103(a) as being unpatentable over Rassman, et al (US Patent 4,937,743) as applied to claims 1, 7 and 13 above, and further in view of Turnbull (US Patent 5,208,765).

As per claims 3, 9, 15, Rassman, et al fails to teach wherein the components of the existing system are selected from the group of components including operation services and developer services. Rassman et al would have utilized operation services and developer services with the motivation of accurately scheduling, monitoring and managing resources of the system.

However Turnbull discloses wherein the components of the existing system are selected from the group of components including operation services and developer services in Col. 2, lines 27-30 in an analogous art for the purpose of properly operating on and developing the product in order to indicate the completion status.

It would have been obvious to one of ordinary skill in the art to select the components of the system from the group of components including operation services and developer services and incorporating these components from Turnbull into Rassman with the motivation of operating on and developing products so they can be successfully scheduled, monitored and managed.

As per claims 3, 9, 15, the following is inherent with Rassman, et al since this patent discloses the "management of a plurality of interrelated and interdependent resources using a computer system". In Web technology, a web

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architecture framework consists of a plurality of interrelated and interdependent computer resources, both hardware and software. It would therefore be inherent to incorporate hardware and software components of web architecture since they can be managed and visually represented as described in Rassman:

a system for providing a web architecture framework...

Response to Arguments

5. Due to the amendment filed 6/7/04, the examiner has withdrawn the 35 U.S.C. 101 rejection.

Applicant's arguments filed 6/7/04 have been fully considered but they are not persuasive.

As per claim 1, that applicant argues that Rassman merely teaches continuous updating of information for existing components and does not teach "compiling a list of additional components for implementation into the existing system". However, in Col. 7, lines 55-57, Rassman discloses that the remaining operating rooms could be scheduled in a similar fashion as the first set of operating rooms in "Case abc". These remaining components represent the additional component since they are components that can be implemented into the system at a different time as a first set of components.

In addition, the applicant argues that Rassman merely shows existing resources 123, 223, and 224 in a pictorial representation instead of teaching "modifying the pictorial representation of the existing system to show a pictorial representation of the second set of components being indicia coded in a manner

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unique with respect to the indicia coding of the first set of components to indicate that the second set of components is to be delivered in the second phase". However, Rassman discloses the display of resource utilization for the most recent data after data in resource database is updated in Col. 3, lines 10-11. Also, in Col. 6, lines 20-22, lines 27-36, Rassman shows secondary resources are displayed, and in Col. 14, lines 12-16 and Fig. 7, where the components [represented by resources] for the second phase are indicia coded by the vertical rectangles labeled "Y" Two for phase two. These secondary resources do not just represent existing resources, but do represent the second set of components since as disclosed in the preceding paragraph, Rassman does disclose "additional components" in Col. 7, lines 55-57.

As per claims 7 and 13, these claims are rejected for the same reasons as disclosed above with respect to claim 1, and are therefore rejected for the same reasons.

As per claims 4, 5, 6, 10, 11, 12, 16, 17 and 18, these claims ultimately depend from claims 1, 7, and 13 and are rejected for the same reasons as discussed above with respect to claims 1, 7 and 13.

As per claims 3, 9 and 15, these claims are depend from claims 1, 7 and 13 and are therefore rejected for the same reasons as discussed above with respect to claims 1, 7 and 13.

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Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Akiba K Robinson-Boyce whose telephone number is 703-305-1340. The examiner can normally be reached on Monday-Friday, 8:30 am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on 703-305-9643. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-7238 [After final communications, labeled "Box AF"], 703-

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746-7239 [Official Communications], and 703-746-7150 [Informal/Draft Communications, labeled "PROPOSED" or "DRAFT"].

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is

A. R. B.

August 30, 2004

703-305-3900.

TARIO R. HAFIZ
SUPERVISORY RATENT EXAMINER
TECHNOLOGY CENTER 3600